

Nutter, McCennen & Fish, LLP

Seaport West
 155 Seaport Boulevard
 Boston, MA 02210-2604
 (617) 439-2000

Client No.: 0104614

March 26, 2013

Resp. Aty.: PJA

Bill No. 451930/03SLW

Sovereign Bank New England
 75 State Street
 Boston, MA 02109

Attention: John P. Bowen, Vice President

FOR PROFESSIONAL SERVICES rendered and unbilled through March 26, 2013 in connection with the following:

Matter Name: Global Broadcasting of Southern New England LLC
Matter No.: 00051

Billing Contact: Paul J. Ayoub, Esq. (Telephone no.: 617-439-2270)

Cost Center: 8413 - Other LLB Workout

<u>Date</u>	<u>Description</u>	<u>Timekpr</u>	<u>Hours</u>
03/01/13	Prepare for and attend court hearing on summary judgment and discovery motions (3.6); follow-up research regarding prejudgment interest (.4)	JDP	4.00
03/01/13	Analyzing Kevin O'Brien's bank statements for [REDACTED] [REDACTED]	HSB	4.50
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
03/01/13	Prepare for oral argument; present oral argument on summary judgment; attend discovery hearing; multiple communications with client; develop collection strategy	EPM	6.70
03/03/13	Quarterly status report	JDP	0.40
03/04/13	Conference with Bowen (.2); Prepare damages assessment (2.0); review bank statements and prepare correspondence to Union Bank and UBS (1.5); prepare for O'Brien deposition (.4)	JDP	3.90
03/04/13	Analyzing O'Brien's bank accounts [REDACTED] [REDACTED]	HSB	4.20
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
03/04/13	File review; review documents; develop collection strategy; develop deposition strategy; communications with client	EPM	4.40

PAYMENT DUE UPON RECEIPT

BALANCES OVER THIRTY DAYS ARE SUBJECT TO A MONTHLY FINANCE CHARGE OF ONE AND ONE HALF PERCENT
 FEDERAL TAX ID: 04-2106505

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03/05/13	Prepare for O'Brien deposition (1.0); attention to damage calculation (.3); conference with Rob Migliaccio [REDACTED] [REDACTED] (.4); legal research and analyze cases regarding [REDACTED] (1.0); attention to estate planning defense (.3); review of O'Brien's bank statements (.5); attention to communication from UBS (.3)	JDP	3.80
03/05/13	Analyzing Kevin O'Brien's bank accounts [REDACTED] [REDACTED] attention to researching [REDACTED]	HSB	7.20
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
03/05/13	File review; develop discovery strategy; review documents; communications with client	EPM	2.50
03/06/13	Prepare monthly report (.4); Prepare for O'Brien deposition (1.2); emails with First Republic Bank (.1); attention to review of O'Brien bank transfers (.2); attention to motion for contempt against Rice (.1)	JDP	2.00
03/06/13	Analyzing Kevin O'Brien's bank accounts [REDACTED] [REDACTED]	HSB	4.20
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
03/07/13	Review orders on motions to compel and emails to client (.3); attention to review of Bailard documents (.5); attention to emails regarding settlement (.3); prepare for O'Brien deposition (1.1)	JDP	2.20
03/07/13	Attention to analyzing Kevin O'Brien's bank accounts [REDACTED] [REDACTED]	HSB	7.20
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
03/07/13	Multiple communications with client; multiple communications with opposing counsel; review status; develop strategy; analyze communications and documents	EPM	1.50
03/08/13	Prepare for O'Brien deposition (0.7); correspondence with Russo (.2); review chronology of asset transfers (0.7); attention to motion for contempt re: Rice (1.0)	JDP	2.60
[REDACTED]	[REDACTED] [REDACTED]	[REDACTED]	[REDACTED]

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03/08/13	Analyzing O'Brien's bank accounts [REDACTED]	HSB	5.40
03/08/13	Communications with client; review documents; analyze deposition issues; communications with opposing counsel; develop discovery strategy	EPM	1.70
03/09/13	Attention to emails	JDP	0.10
03/09/13	Various e-mails and follow up to same	PJA	0.30
03/10/13	Revise motion to compel Rice documents and associated legal research (1.2); prepare for O'Brien deposition (2.6)	JDP	3.80
03/11/13	Respond to Bowen email regarding O'Brien document production (.4); edits to motion to compel compliance with subpoena (1.0); prepare for O'Brien deposition (2.3)	JDP	3.50
03/11/13	Revising [REDACTED] estate planning memorandum	HSB	3.30
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
03/11/13	File review; communications with client regarding settlement financial discovery; develop strategy; outline discovery; review documents	EPM	4.00
03/12/13	Prepare for O'Brien deposition (2.7); review summary judgment decision and conferences regarding same (.5); research [REDACTED] (2.1); review billing records in connection with fee petition (1.3)	JDP	6.60
03/12/13	Updating Kevin O'Brien's transfer chronology [REDACTED]	HSB	2.00
03/12/13	Communications with client; analyze court's decision on summary judgment; develop case and discovery strategy; communications regarding motion to compel in California action	EPM	3.90
03/13/13	Continue legal research regarding [REDACTED] (1.0); prepare for and attend telephone conference with Russo, and followup emails (1.2); research regarding fee petition and begin drafting fee petition (3.7); prepare for O'Brien deposition (.5)	JDP	6.40
03/13/13	Conference call with opposing counsel regarding deposition, settlement offer, and further document production	HSB	0.50

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03/13/13	File review; prepare for and engage in telephone conference with Mark Russo; analyze settlement issues; communications regarding California actions; develop discovery strategy	EPM	3.00
03/14/13	Prepare for O'Brien deposition (1.8); work on fee petition (2.4); call with Jeannine Noel regarding mediation (.1); emails with Russo (.2)	JDP	4.50
03/14/13	Attention to analyzing deposition outline	HSB	0.70
03/14/13	Communications regarding fee application; review case law regarding fee application; review discovery; communications regarding deposition strategy and preparation	EPM	0.70
03/15/13	Email to J. Bowen regarding interest rates to be applied in fee petition (.2); prepare for O'Brien deposition (2.9); work on fee petition (.7)	JDP	3.80
03/15/13	Review documents; communications regarding deposition strategy and preparation	EPM	0.50
03/17/13	Prepare for O'Brien deposition	JDP	2.50
03/18/13	Prepare for and attend O'Brien deposition (2.4); attention to possible remedies for failure to appear at deposition (3.0); conference with J. Bowen (.2); review O'Brien document production (.8); attention to fee petition (.2); draft memorandum of law in support of motion for sanctions (1.0)	JDP	7.60
03/18/13	Attention to research regarding sanctions, meet and conferences, and motions to compel	HSB	8.50
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
03/18/13	Communications regarding Kevin O'Brien's failure to appear at deposition; discuss and outline motion for sanctions	EPM	1.20
03/19/13	Draft motion for sanctions (4.1); attention to fee petition (1.3);	JDP	5.40
03/19/13	Attention to research regarding motion for sanctions; reviewing motion for sanctions documents; analyzing documents produced on March 18 in preparation of Kevin O'Brien's deposition	HSB	4.30
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
03/19/13	Review and edit motion for sanctions; review case law; communications regarding strategy	EPM	0.80
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]

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03/20/13	Draft fee petition and supporting documents (2.6); review O'Brien supplemental interrogatory answers (1.0); conference with J. Bowen (.3); review and analyze documents produced by O'Brien (.7); conference with Bovarnick regarding CA actions (.1); letter to Denise Vasquez regarding Union Bank subpoena (.2)	JDP	4.90
03/20/13	Attention to analyzing documents produced on March 18 and updating deposition chronology	HSB	4.00
03/20/13	Review interrogatory answers; communications regarding same	EPM	0.40
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
03/21/13	Work on fee petition (1.4); attention to memo from J. Roberts regarding estate planning (.5);	JDP	1.90
03/21/13	Attention to analyzing documents produced on March 18 and updating deposition chronology	HSB	3.70
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
03/22/13	Continue working on fee petition	JDP	4.60
03/22/13	Communications regarding moving case deadlines	EPM	0.20
03/23/13	Continue working on fee petition	JDP	2.00
03/24/13	Continue to work on fee petition	JDP	2.50
03/25/13	Continue to work on fee petition	JDP	3.50
03/25/13	Communications with client regarding fee petition; review and edit fee petition documents	EPM	1.00

Total Hours for Matter 00051

[REDACTED] 174.7

Total Time for Matter 00051

[REDACTED] 43,348.00

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Timekeeper Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
Partners			
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
Magnuson, Eric P.	[REDACTED] 30.8	360.00	[REDACTED] 11,088.00
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
Associates			
Blackwood, Hilary S.	59.70	230.00	13,731.00
Persky, Jonathan D.	[REDACTED] 56.3	230.00	[REDACTED] 12,949.00
[REDACTED]	[REDACTED]	[REDACTED]	[REDACTED]
FEE APPLICATION		27.9	200.00
Total Time for Matter 00051			[REDACTED] 5,580.00
			[REDACTED] 43,348.00
Total for Services			
			[REDACTED] 43,348.00

Summary of Disbursements and Other Charges

<u>Date</u>	<u>Description</u>	<u>Total</u>
03/01/13	Mileage, Tolls, Parking	85.17
03/04/13	Facsimile Charges for 2 pages	0.50
03/08/13	Postage	0.46
03/18/13	Transcripts of Testimony - Kevin P. O'Brien	335.00
03/21/13	Facsimile Charges for 13 pages	3.25
03/22/13	Transcripts of Testimony	138.75
03/25/13	Copies of Record	34.90
Total Disbursements and Other Charges		\$598.03

Total of This Bill

[REDACTED] 43,946.03

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